CITY OF CELINA, TEXAS

ORDINANCE 2018-24 CELINA 10 ZONING - PD-91

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF CELINA, TEXAS, AMENDING ORDINANCE NO. 2006-57, AS HERETOFORE AMENDED, THE SAME BEING THE COMPREHENSIVE ZONING ORDINANCE, AND AMENDING THE OFFICIAL ZONING MAP OF THE CITY BY DESIGNATING THE ZONING OF LAND THAT IS AN APPROXIMATELY 10.346 ACRE TRACT OF LAND SITUATED IN THE M. L. OUSLEY, J. C. FLOYD, AND THE J. M FLOYD SURVEY, ABSTRACT NO. 1053, COLLIN COUNTY, TEXAS, AND GENERALLY LOCATED WEST OF BUSINESS 289 (N. LOUISIANA STREET) AND APPROXIMATELY 740 FEET NORTH OF COUNTY ROAD 95, COLLIN COUNTY, TEXAS; AS DESCRIBED IN EXHIBIT "A" AND DEPICTED IN EXHIBIT "B" ATTACHED HERETO AND INCORPORATED HEREIN TO BE ZONED "PD" PLANNED DEVELOPMENT DISTRICT NO. 91; PROVIDING FOR INCORPORATION OF PREMISES; PROVIDING FINDINGS; PROVIDING FOR AMENDMENT OF ZONING CLASSIFICATION; PROVIDING FOR ZONING DESIGNATION AND DEVELOPMENT STANDARDS; PROVIDING FOR REVISION OF ZONING MAP; PROVIDING FOR COMPLIANCE; PROVIDING FOR A PENALTY NOT TO EXCEED \$2,000.00 AND A SEPARATE OFFENSE SHALL BE DEEMED COMMITTED EACH DAY DURING OR ON WHICH A VIOLATION OCCURS OR CONTINUES AND INCLUDING PROVISIONS FOR THE AUTHORIZATION TO SEEK INJUNCTIVE RELIEF TO ENJOIN VIOLATIONS WHICH CONSTITUTE AN IMMINENT HAZARD OR DANGER TO PUBLIC HEALTH AND SAFETY; PROVIDING A CUMULATIVE REPEALER CLAUSE; PROVIDING FOR SAVINGS; PROVIDING FOR SEVERABILITY; PROVIDING FOR PUBLICATION; PROVIDING FOR ENGROSSMENT AND ENROLLMENT; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City of Celina is a home rule municipality located in Collin and Denton County, Texas created in accordance with the provisions of the Texas Local Government Code, The Texas Constitution and operating pursuant to the enabling legislation of the state of Texas; and

WHEREAS, the City Council of the City of Celina, Texas is empowered under Local Government Code 54.001 to do all acts and make all regulations which may be necessary or expedient for the promotion of the public health, safety and general welfare; and

WHEREAS, Title 7 Chapter 211.003 of the Texas Local Government Code, empowers a municipality to, among other things, establish and amend zoning districts, classifications of land use, adopt a comprehensive plan to regulate the use of land and open spaces, adopt and amend zoning regulations, regulate population density, and regulate the use and location of buildings; and

WHEREAS, the establishment of a zoning classification has been requested for the property more specifically described in Exhibit "A" attached hereto and incorporated herein; and

WHEREAS, the property has been depicted in detail in Exhibit "B" attached hereto; and incorporated herein; and

WHEREAS, the concept plan and development regulations set forth in Exhibit "C" and Exhibit "D" attached hereto and incorporated herein define the base zoning districts and provide for certain modifications to such district regulations.

WHEREAS, the City Council has considered, among other things, the character of the property and its suitability for particular uses, with a view of encouraging the most appropriate use of land in the City, and is in the interest of public health, safety, and welfare, and does hereby find that the requested zoning accomplishes such objectives and is consistent with the provisions of the 2030 Comprehensive Plan of the City of Celina; and

WHEREAS, the Planning and Zoning Commission of the City of Celina and the City Council of the City of Celina, in compliance with the laws of the State of Texas and the ordinances of the City of Celina, have given the requisite notices by publication and otherwise, and have held public hearings and afforded a full and fair hearing to all property owners generally and to all persons interested in and situated in the affected area and in the vicinity thereof; and

WHEREAS, the City Council, in the exercise of its legislative discretion has concluded that the zoning classification on the tract of land described herein should be changed and the zoning map so amended.

NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CELINA, TEXAS

SECTION 1 INCORPORATION OF PREMISES

The above and foregoing premises are true and correct and are incorporated herein and made a part hereof for all purposes.

SECTION 2 FINDINGS

After due deliberations the City Council has concluded that the adoption of this Ordinance is in the best interest of the City of Celina, Texas and of the public health, safety and welfare.

SECTION 3 AMENDMENT OF ZONING CLASSIFICATION

That the zoning classification is hereby established as "PD" Planned Development District No. 91 on a certain tract of land described in Exhibit "A" and depicted in Exhibit "B."

SECTION 4 ZONING DESIGNATION AND DEVELOPMENT STANDARDS

That Ordinance No. 2006-57 of the City of Celina, Texas, as heretofore amended, the same being the City's Comprehensive Zoning Ordinance, is hereby amended by designating the zoning on the land, depicted in Exhibit "A" attached hereto and incorporated herein as PD-91, and incorporates the concept plan attached hereto as Exhibit "C" and the development standards attached hereto as Exhibit "D."

SECTION 5 REVISION OF ZONING MAP

That the City Manager for the City of Celina is hereby directed to mark and indicate on the official Zoning District Map of the City the zoning change herein made.

SECTION 6 COMPLIANCE REQUIRED

That the property depicted on Exhibit "A" hereto shall be used only in the manner and for the purposes provided for in this ordinance and the Comprehensive Zoning Ordinance, of the City of Celina as

SECTION 7 PENALTY

- 7.01 Any person, firm or corporation violating any of the provisions or terms of this ordinance or of the Code of Ordinances as amended hereby, shall be subject to the same penalty as provided for in the Code of Ordinances of the City of Celina, and upon conviction shall be punished by a fine not to exceed Two Thousand Dollars (\$2,000.00) for each offense.
- 7.02 If the governing body of the City of Celina determines that a violation of this Ordinance has occurred, the City of Celina may bring suit in district court to enjoin the person, firm, partnership, corporation, or association from engaging in the prohibited activity.

SECTION 8 CUMULATIVE REPEALER CLAUSE

This Ordinance shall be cumulative of all other Ordinances and shall not repeal any of the provisions of such Ordinances except for those instances where there are direct conflicts with the provisions of this Ordinance. Ordinances, or parts thereof, in force at the time this Ordinance shall take effect and that are inconsistent with this Ordinance are hereby repealed to the extent that they are inconsistent with this Ordinance. Provided however, that any complaint, action, claim or lawsuit which has been initiated or has arisen under or pursuant to such other Ordinances on this date of adoption of this Ordinance shall continue to be governed by the provisions of such Ordinance and for that purpose the Ordinance shall remain in full force and effect.

SECTION 9 SAVINGS CLAUSE

All rights and remedies of the City of Celina, Texas are expressly saved as to any and all violations of the provisions of any other ordinance affecting zoning regulation which have secured at the time of the effective date of this ordinance; and, as to such accrued violations and all pending litigation, both civil and criminal, whether pending in court or not, under such ordinances same shall not be affected by this Ordinance but may be prosecuted until final disposition by the court.

SECTION 10 SEVERABILITY

The provisions of the Ordinance are severable. However, in the event this Ordinance or any procedure provided in this Ordinance becomes unlawful, or is declared or determined by a judicial, administrative or legislative authority exercising its jurisdiction to be excessive, unenforceable, void, illegal or otherwise inapplicable, in while in part, the remaining and lawful provisions shall be of full force and effect and the City shall promptly promulgate new revised provisions in compliance with the authority's decisions or enactment.

SECTION 11 PUBLICATION CLAUSE

The City Secretary of the City of Celina is hereby directed to publish in the Official Newspaper of the City of Celina the caption, and Effective Date of this Ordinance as required by Section 52.013 of the Local Government Code.

ENGROSSMENT AND ENROLLMENT

The City Secretary is hereby directed to engross and enroll this Ordinance by copying the descriptive Caption in the minutes of the City Council and by filing this Ordinance in the Ordinance records of the City.

SECTION 13 EFFECTIVE DATE

This Ordinance shall become effective from and after its date of passage and publication as required by law.

AND IT IS SO ORDAINED.

PASSED AND APPROVED by the City Council of the City of Celina, Texas this 8th day of May, 2018.

City of Celina, Texas

ATTEST:

Vicki Faulkner, City Secretary

City of Celina, Texas

[SEAL]

APPROVED AS TO FORM:

City Attorney City of Celina, Texas

Exhibit A Legal Description Celina 10 Industrial

SITUATED in the M.L. Qusley, J.C. Floyd & J.M. Floyd Survey, Abstract No. 1053 and being all of that certain called 10.347 acre tract of land described in a Trustee's Deed to Effie Christie, dated May 10, 2010 and recorded in Document No. 20100510000463290, Deed Records, Collin County, Texas (D.R.C.C.T.) and being more particularly described by metes & bounds as follows:

BEGINNING at a 3/8 inch iron rod found on the east side of State Highway Business 289, for the southeast corner of said 10.347 acre Christie tract and the northeast corner of that certain called 2.42 acre tract of land described in a deed to Eddie Lee Landrum and Fae Lorene Landrum, recorded in Volume 1620, Page 720, D.R.C.C.T. and same being on the west line of that certain called 58.464 acre tract of land described as "First Tract" in a deed to Jane Huddleston and Billie Ray Huddleston, recorded in Document No. 93-0101757, D.R.C.C.T.;

THENCE: North 89 deg. 08 min. 57 sec. West (Reference Bearing), across said State Highway Business 289, along the common line of said Christie and Landrum tracts, at 73.87 feet, passing a 3/8 inch iron rod found for reference on the west side of said highway and continuing along said common line for a total distance of 858.55 feet to a 3/8 inch iron rod found for the southwest corner of said Christie tract and the northwest corner of said Landrum tract and said point also being on the east line of that certain called 10.000 acre tract of land described in a deed to Manuel Luna, Jr. and Angelina Luna, recorded in Volume 5072, Page 4790, D.R.C.C.T.;

THENCE: North 00 deg. 27 min. 31 sec. East, along the common line of said Christie and Luna tracts, a distance of 524.86 feet to a 3/8 inch iron rod found for the northwest corner of said Christie tract and same being the southwest corner of that certain called 7.455 acre tract of land described in a deed to Frisco Construction Services, LLC (FCS), recorded in Volume 6036, Page 1022, D.R.C.C.T.;

THENCE: South 89 deg. 10 min. 11 sec. East, along the common line of said Christie tract and FCS tract, at 793.45 feet, passing a 1/2 inch iron rod found for reference on the west side of the above described State Highway Business 289 and continuing along the north line of said Christie tract, across said highway, a total distance of 858,22 feet to a 1/2 inch iron rod found for the northeast corner of said Christie tract, on the east side of said State Highway Business 289 and same being on the west line of the above described 58.464 acre Huddleston tract;

THENCE: South 00 deg. 25 min. 21 sec. West, along the east side of said highway and along the common line of said Christie and Huddleston tracts, a distance of 525.17 feet to the POINT OF BEGINNING and containing 450,655 square feet or 10,346 acres of land.

Prepared Under My Hand & Seal, This 31st Day of May, 2017.

Lawrence H. Ringley, R.P.L.S. State of Texas, No. 4701

Exhibit B
Zoning Exhibit
Celina 10 Industrial

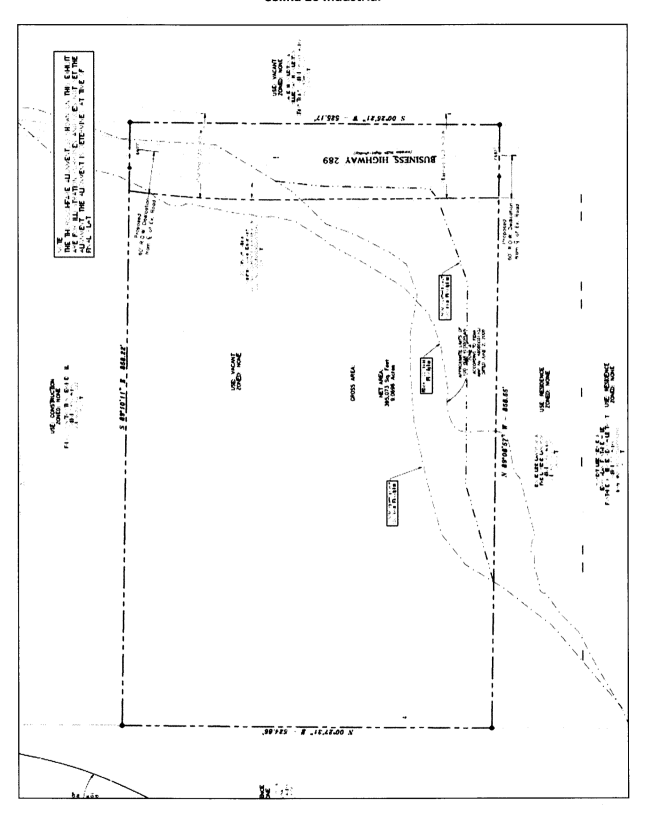


Exhibit C Concept Plan Celina 10 Industrial

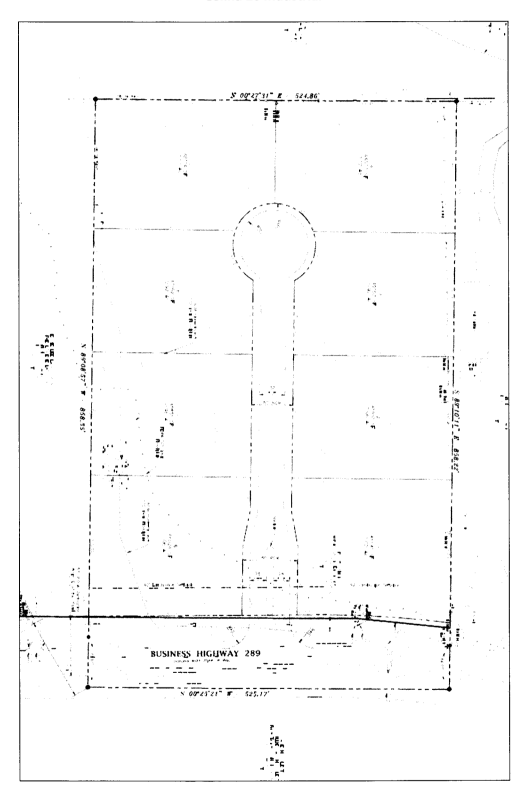


Exhibit D Development Regulations Celina 10 Industrial Planned Development Standards

Use and development of the subject property shall conform to the regulations of Section 14.03.004.5 "HI Heavy Industrial District", and as amended, subject to the following conditions:

- 1.) The following additional uses shall be Permitted uses:
 - a. Mini warehouse/self-storage
 - b. Automobile driving school
 - c. Martial Arts, Dance, & Gymnastics Schools
 - d. Tool and equipment rental (no outside displays allowed in front yard or visible from public street)
 - e. All-terrain vehicle dealer/sales or service (no outside displays allowed in front yard or visible from public street)
 - f. Antique store
 - g. Art dealer/gallery
 - h. Bike sales and/or repair (no outside displays allowed in front yard or visible from public street)
 - i. Building material sales/lumber (no outside displays allowed in front yard or visible from public street)
 - i. Consignment shop
 - k. Garden shop (no outside displays allowed in front yard or visible from public street)
 - Gift/toy store
 - m. Handicraft/artisans shop
 - n. Hardware store
 - Home improvement center (no outside displays allowed in front yard or visible from public street)
 - p. Jewelry store
 - q. Lawnmower sales and/or repair (no outside displays allowed in front yard or visible from public street)
 - r. Major appliance sales

- s. Public market (no outside displays allowed in front yard or visible from public street)
- Motorcycle dealer (new and/or repair) (no outside displays allowed in front yard or visible from public street)
- u. Personal watercraft sales (new and/or repair) (no outside displays allowed in front yard or visible from public street)
- v. Pet shop/supplies
- w. Plant nursery
- x. Printing/tee shirt shop
- y. Sporting goods
- z. Stamps, coin and other collectibles
- aa. Used merchandise
- bb. Vacuum cleaner sales and repair
- cc. Woodworking shop
- dd. Auto glass repair/tinting
- ee. Auto laundry or carwash (attended or unattended)
- ff. Automobile and Heavy Equipment Repair Shop
- gg. Auto muffler shop
- hh. Auto tire repair/sales (no outside displays allowed in front yard or visible from public street)
- ii. Automobile accessory installation
- Full service car wash
- kk. Limousine/taxi service
- II. Quick lube/oil change/minor inspection
- Tire dealer (no outside displays allowed in front yard or visible from public street) mm.
- nn. Feed and grain store (no outside displays allowed in front yard or visible from a public street)
- oo. Manufacturing
- pp. Office showroom
- qq. Warehousing
- rr. RV/boat parking

- ss. Heating and air-conditioning sales/service
- tt. Propane sales (refill and exchange only. Refill must be setback 150' from North Louisiana.
- 2.) The following additional uses shall be Prohibited uses:
 - a. Motels
 - b. Sexually Oriented Businesses
 - c. Check Cashing/Payday Loans
 - d. Recycling Kiosk
 - e. Auto Dealer
 - f. Rental Car/Sales
- 3.) Open/outside storage: open/outside storage shall be allowed in any location on the subject property. Screening shall be required as outlined in the following "Screening" section. Open/outside storage shall comply with the City's Code of Ordinances as it currently exists or may be amended.
- 4.) Screening: the property shall be required to provide a 4' earthen berm, within the 40' landscape setback (measured from the future ROW) along North Louisiana. In addition, their will be 4' shrubs (at the time of planting) (or alternate as approved by the City Planning Director) generally located along the top of the earthen berm. The landscape & screening along with the exterior building orientation shall provide the screening for the overall project. Along the western property line, a 8' screening wall will be required, separating this Planned Development from Residential.
- 5.) <u>Building Materials</u>: any building materials (masonry, concrete, blocks, metal, stucco, etc.) shall be allowed within the property except as noted below:
 - a. Any of the buildings located along next to or facing North Louisiana, as generally shown on the attached zoning exhibit "C", shall be required to have a 100% masonry exterior that faces the right-of-way. All other buildings can be constructed with materials other than masonry. For example, the buildings that face North Louisiana shall be required to have a western face made of 100% masonry and all other sides of the buildings can be made with other materials.
 - b. Masonry shall be defined as fired brick, natural and manufactured stone, granite, marble, architectural concrete block, tilt wall concrete, and concrete block.
- 6.) <u>Conceptual site plan</u>: Zoning Exhibit "C" is included with the proposed zoning as a graphical explanation of the masonry and screening requirements.
- 7.) No Stub Out It is understood, there will be no stub out to the West from this planned development.
- 8.) <u>Fencing</u> Along the northern and southern boundaries, Design Master Fencing (or approved equivalent) will be required along the property line.